Date	Initials	Name / Invoice Number	Code	Quantity	Rate	Amount	Description	Cost Index
8/27/2010 9/13/2010	0568	Allison A. Causey Invoice=743332	5070	7.00 7.00	0.10 0.10	0.70 0.70	Copies	4098545
1/26/2011 2/23/2011		I Allison A. Causey Invoice=782357	5070	8.00 8.00	0.10 0.10	0.80 0.80	Copies	4296864
-								
02/25/2011		Allison A. Causey Invoice=790718	5070	2.00	0.10 0.10	0.20 0.20	Coples	4335380
03/08/2011	9134	Jackson, MS Invoice=796960 Voucher=775399 Paid	5081	1.00	137.00 137.00		Vendor Copies - Walt Disney Parks and Resorts U.S., Inc. Bank ID: PCOPER Check Number: 70037340 Vendor=Walt Disney Parks and Resorts U.S., Inc. Balance= .00 Amount= 137.00 Check #70037340 03/29/2011	4358291
03/28/2011 04/13/2011	0568	Allison A. Causey Involce=796960	5070	12.00 12.00	0.10 0.10		Copies	4373258
04/28/2011 05/10/2011		Allison A. Causey Invoice=804070	5070	60.00 60.00	0.10 0.10		Copies	4410285
08/29/2011 09/09/2011		Allison A. Causey Invoice=834900	5070	400.00 400.00	0.10 0.10		Copies	4568430
08/29/2011 09/09/2011		Allison A. Causey Invoice=834900	5070	2.00	0.10		Copies	4568431
								KHIBIT A



Madison Office: Post Office Box 1576 Madison, Mississippi 39130 p. 601.951.8308

Oxford Office: Post Office Box 2817 Oxford, Mississippi 38655 p. 662.832.3002

f. 601.608.7881 bondreporters@gmail.com

Invoice Number: 1385

Invoice Date: 3/21/2011

Reporter: Lindsey P. McIntosh

Billina Address:

Timothy W. Lindsay, Esquire Ogletree, Deakins, Nash, Smoak & Stewart 100 Renaissance, Suite 200 Ridgeland, Mississippi 39157 Case Caption

Victor Chambers vs. Sodexo, Inc., et al. Civil Action No. 5:10-CV-77-DC8-JMR

Date of Deposition: 3/8/2011

Qty Product Description		Amount
1 Transcribing the deposition of Victor Chambers, plus reporter appearance fee		\$517.15
Vendor # Location # 134 Approved by AC Date 3-22-11		1
Timekeeper # 4134 G/L Code ()20/2	Subtotal: Shipping/Exhibit Copy Fee	\$517.15 \$0.00
Client Matter # <u>008 068 - 600015</u> Cost Code <u>5 2 00</u> Voucher # Pay Date	Grand Total:	\$517.15

Please remit payment within 30 days to:

SCANNED
Date: 3-29-201

Bond & Benoist Post Office Box 1576 Madison, Mississippi 39130-1576

(TIN 26-4138948)

THANK YOU FOR YOUR BUSINESS!



March 2, 2011

VIA UPS

Timothy W. Lindsay, Esq. 100 Renaissance, Ste 200 1022 Highland Colony Parkway Ridgeland, MS 39157

Re: Victor Chambers

Dear Mr. Lindsay:

Pursuant to your Subpoena to Produce Documents, Information, or Objects or to Permit Inspection of Premises in a Civil Action directed to Walt Disney Parks and Resorts U.S., Inc., enclosed please find the employment records of Victor Chambers consisting of the payroll, personnel and first aid records. We do not have any workers' compensation records pertaining to Mr. Chambers. In lieu of the time cards, enclosed are the payroll records that reflect the number of hours worked each week by Mr. Chambers and the enclosed record card reflects any absences or tardiness. There is a \$137.00 reproduction charge for these records. Please forward payment, made payable to Walt Disney Parks and Resorts U.S., Inc., to my attention at your earliest convenience. Our Federal Tax ID Number is 95-2412883.

In addition to serving WDPR for the employment records (which consists of the payroll, personnel, first aid and workers' compensation records), we must also require a separate subpoena to be issued to each individual benefit plan seeking any records relating to benefits. Separate HIPPA compliant subpoenas with a Certificate of Non-Objection should be issued to The Signature Benefits Plan, The Disney Salaried Retirement Plan, Disney Associated Companies' Retirement Plan, Disney Savings and Investment Plan – (401(k) plan), Disney Hourly Savings and Investment Plan – (401(k) plan), The Walt Disney Company Amended and Restated 1995 Stock Incentive Plan and The Walt Disney Company 2005 Stock Incentive Plan if you seek those records. Since you have already served a subpoena for records, you may serve the subpoenas for the benefit records via facsimile to (407) 828-5541. Since these records are not maintained in Florida, I do know if I will be able to have these records in time for the deposition next week.

If you should have any questions, you may contact me at (407) 828-1750.

Very truly yours,

Senior Paralegal Specialist

\jam Enclosures